## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

FUSION ELITE ALL STARS, et al.,	
Plaintiffs,	Case No. 2:20-cv-02600-SHL-tmp
v.	JURY TRIAL DEMANDED
VARSITY BRANDS, LLC, et al.,	
Defendants.	
JONES, et al.,	
Plaintiffs,	Case No. 2:20-cv-02892-SHL-tmp
v.	
BAIN CAPITAL PRIVATE EQUITY, et al.,	JURY TRIAL DEMANDED
Defendants.	

## CERTIFICATE OF CONSULTATION RE PLAINTIFFS' MOTION TO COMPEL THE DEPOSITION OF VARSITY CEO ADAM BLUMENFELD

Before the Court is Plaintiffs' Motion to Compel the Deposition of Adam Blumenfeld ("Motion").

Per Local Rule 7.2, this is to certify that counsel for Plaintiffs and Defendants have consulted on the aforementationed Motion as follows:

On March 18, 2022, Plaintiffs informed counsel for Varsity Steven Kaiser and Matthew Mulqueen, as well as counsel for the other defendants in the above-captioned action that given the refusal to produce Mr. Blumenfeld for deposition, Plaintiffs would be moving to compel. On March 18, 2022, Varsity counsel confirmed that they will not be producing Mr. Blumenfeld and

do not see the need for any further discussion on the topic. *See* Declaration of Elissa Buchanan, ¶ 2 and Exhibit 9, filed herewith.

Dated: March 18, 2022 Respectfully submitted,

By: /s/ Joseph R. Saveri
Joseph R. Saveri

Van Turner (TN Bar No. 22603) BRUCE TURNER, PLLC 2650 Thousand Oaks Blvd., Suite 2325 Memphis, Tennessee 38118 Telephone: (901) 290-6610 Facsimile: (901) 290-6611 Email: vturner@bruceturnerlaw.net

Richard M. Paul III\*
Sean R. Cooper\*
Ashlea Schwarz\*
PAUL LLP
601 Walnut, Suite 300
Kansas City, Missouri 64106
Telephone: (816) 984-8100
rick@paulllp.com
sean@paulllp.com
ashlea@paulllp.com

Jason S. Hartley\*
HARTLEY LLP
101 West Broadway, Suite 820
San Diego, CA 92101
Telephone: (619) 400-5822

Email: hartley@hartleyllp.com

Daniel E. Gustafson\*
Daniel C. Hedlund\*
Daniel J. Nordin\*
GUSTAFSON GLUEK PLLC
Canadian Pacific Plaza
120 South Sixth Street, Suite 2600
Minneapolis, MN 55402
Telephone: (612) 333-8844
Facsimile: (612) 339-6622
dgustafson@gustafsongluek.com
dhedlund@gustafsongluek.com
dnordin@gustafsongluek.com

Attorneys in the Jones Action for Individual and Representative Plaintiffs

\* Admitted pro hac vice +Located in Washington State

Benjamin D. Elga\*
JUSTICE CATALYST LAW, INC.
81 Prospect Street Brooklyn, NY 11201
Telephone: (518) 732-6703
belga@justicecatalyst.org

Craig L. Briskin\*
JUSTICE CATALYST LAW, INC.
718 7th Street NW Washington, DC 20001
Telephone: (518) 732-6703
cbriskin@justicecatalyst.org

Roberta D. Liebenberg\*

Jeffrey S. Istvan\*

Mary L. Russell\*

FINE KAPLAN AND BLACK, R.P.C.

One South Broad St., 23rd Floor

Philadelphia, PA 19107

Telephone: (215) 567-6565

rliebenberg@finekaplan.com

jistvan@finekaplan.com

mrussell@finekaplan.com

Nathan A. Bicks (TN BPR #10903) Frank B. Thacher III (TN BPR #23925) BURCH, PORTER, & JOHNSON, PLLC 130 North Court Ave.
Memphis, TN 38103
Telephone: (901) 524-5000
nbicks@bpjlaw.com
fthacher@bpjlaw.com

Aubrey B. Harwell, Jr. (TN BPR #002559)
Charles Barrett (TN BPR #020627)
Aubrey B. Harwell III (TN BPR #017394)
NEAL & HARWELL, PLC
1201 Demonbreun St., Suite 1000 Nashville, TN 37203
Telephone: (615) 244-1713
aharwell@nealharwell.com
cbarrett@nealharwell.com
tharwell@nealharwell.com

Counsel in the Fusion Elite Action for the Proposed Direct Purchaser Class

## **CERTIFICATE OF SERVICE**

I hereby certify that on March 18, 2022, I served a copy of the foregoing document via the Court's ECF system, effecting service on all interested parties.

/s/ Joseph R. Saveri
Joseph R. Saveri